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UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

Caption in Compliance with D.N.J. LBR 9004-1(b)

Eric J Clayman CLAYMAN LAW LLC 1814 EAST ROUTE 70 SUITE 350 CHERRY HILL, NJ 08003 856-777-5877 ERIC@CLAYMAN-LAW.COM

Attorney for Debtors

In Re:

NORMAN AND AISHA ROLLE

Order Filed on July 23, 2025 by Clerk U.S. Bankruptcy Court District of New Jersey

Case No.: 23-16596

Chapter: 13

Judge: Judge Poslusny

ORDER ON MOTION FOR AUTHORIZATION TO ENTER INTO FINAL LOAN MODIFICATION AGREEMENT (CHAPTER 13)

The relief set forth on the following page is **ORDERED**.

DATED: July 23, 2025

Honorable Jerrold N. Poslusny, Jr. United States Bankruptcy Court

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| The Court havi Agreement filed on Ju | - | | | nto Final Loan Modi | |
|--|---|---|---|---|--------------------------------------|
| second, third, etc. con | | | | mortgage [ente | er jirst, |
| 205 Lanning Avenue | | 00000 | , and the Cour | t having considered | any |
| objections filed to such | motion, it is hereby | ORDERED tha | nt: | Ū | · |
| The de | btor is authorized to | enter into the f | nal loan modific | ation agreement. | |
| 1) The load order. If it is not, the se debtor, debtor's attorned not fully executed. A reddate of the secured cred | cured creditor, withing, if any, and the states ponse by the debto | in 14 days there inding trustee a r, if any, must b | after, must file w Certification ind | icating why the agre | rve on the ement was |
| 2) Upon to debtor, the standing truction. Absent the filing disburse funds on hand of claim filed in this can Modification Agreement | stee may disburse to g of the Certification to other creditors pu se with respect to the | the secured crewithin the time | editor all funds he frame set forth a covisions of the co | above, the standing to onfirmed Plan and a | ng to its rustee will ny proof |
| 3) Unless debtor must file a <i>Modi</i> modification. If the loan must also file amended | <i>fied Chapter 13 Plan</i> n modification result | n and Motions vits in material ch | within 14 days of anges in the debt | tor's expenses, the d | ne loan |
| 4) Check | one: | | | | |
| The | re is no order requiri | ing the debtor to | cure post-petition | on arrears through th | ie Plan; or |
| Post Order filed on arrearage is vacated as | requiri | ng the Standing | | cation agreement, an e payments based on | |
| Post and the Standing Truste on; as | ee will continue to m | | | oan modification agr editor based on the O | |
| 5) If fees | and costs related to | loss mitigation/ | loan modification | n are sought by the d | lebtor's |
| attorney, an Application | n for Compensation | in compliance v | vith D.N.J. LBR | 2016-1 must be filed | d. |
| The Motion | for Authorization to | Enter into Fina | l Loan Modifica | tion Agreement is de | enied. |